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APPLICATION N	О.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
10/076,350		02/19/2002	Stephen L. Morein	P290727 010007BM	1361		
909	7590	7590 07/21/2004		EXAM	EXAMINER		
		NTHROP, LLP	NGUYEN, K	NGUYEN, KIMBINH T			
P.O. BOX MCLEAN		2102	ART UNIT	PAPER NUMBER			
		•		2671	7		
			DATE MAILED: 07/21/2004				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)				
* !:	_	10/076,3	10/076,350		MOREIN, STEPHEN L.			
	Office Action Summary	Examine		Art Unit				
		Kimbinh -	Г. Nguyen	2671				
Period f	The MAILING DATE of this communic or Reply	cation appears on th	e cover sheet with the	correspondence ad	dress			
A SH THE - Exte afte - If th - If No - Failt Any	MORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC ensions of time may be available under the provisions of r SIX (6) MONTHS from the mailing date of this commu e period for reply specified above is less than thirty (30) O period for reply is specified above, the maximum statu ure to reply within the set or extended period for reply we reply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	CATION.  f 37 CFR 1.136(a). In no expinication.  days, a reply within the stautory period will apply and will, by statute, cause the app	ent, however, may a reply be tir tutory minimum of thirty (30) day till expire SIX (6) MONTHS from Dication to become ABANDONE	nely filed  /s will be considered timely  the mailing date of this or  ED (35 U.S.C. § 133).				
Status								
1) 又	Responsive to communication(s) filed	l on <i>05 Mav 2004</i> .						
2a)□	· · · · · · · · · · · · · · · · · · ·	o)⊠ This action is r	ion-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the me								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)🖂	Claim(s) 1-44 is/are pending in the ap	plication.						
	4a) Of the above claim(s) is/are	e withdrawn from co	nsideration.					
5)[	Claim(s) is/are allowed.				•			
-	Claim(s) <u>1-44</u> is/are rejected.							
·	Claim(s) is/are objected to.							
8)[_]	Claim(s) are subject to restricti	on and/or election r	equirement.					
Applicat	ion Papers							
	The specification is objected to by the							
10)	The drawing(s) filed on is/are:	a) accepted or b	objected to by the	Examiner.				
	Applicant may not request that any object		•					
	Replacement drawing sheet(s) including the							
11)	The oath or declaration is objected to I	by the Examiner. N	ote the attached Office	Action or form PT	O-152.			
Priority :	under 35 U.S.C. § 119							
-	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority decentric copies of the priority decentric copies of the certified copies of application from the International	ocuments have been ocuments have been fully the priority documents.	en received. en received in Applicati ents have been receive	ion No	Stage			
* (	See the attached detailed Office action		• • • •	ed.				
Attachmer —	• •		_					
	ce of References Cited (PTO-892)	0.048)	4) Interview Summary Paper No(s)/Mail Di					
_	ce of Draftsperson's Patent Drawing Review (PTO mation Disclosure Statement(s) (PTO-1449 or P	•	5) Notice of Informal F		)-152)			
	er No(s)/Mail Date	•	6) Other:					

Art Unit: 2671

#### **DETAILED ACTION**

- 1. This action is responsive to amendment filed 5/5/04.
- 2. Claims 1-44 are pending in the application.

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duluk, Jr. et al. (6,476807) in view of Duluk, Jr. et al. (6,717,576).

Claim 1, Duluk, Jr. et al. (6,476,807) discloses determining a non-depth (alpha test, color test, stencil test; col. 13, line 67 through col. 14, line 2) of a fragment corresponding to a pixel (col. 19, lines 56-59); determining that a scratchpad (tile) contains an entry mapped to the pixel (visible samples; col. 20, lines 46-59); and comparing a z value of the fragment (z or depth value) to a value of the entry (col. 20, lines 63-67), and based on a result of the comparing (the lesser z values), passing the fragment to a pixel pipeline (col. 40, lines 3-25), wherein determining a non-depth conditional status of a fragment (color test) includes determining whether incorporation of a second value of the fragment (color value) into the pixel is conditional on a non-depth criterion (col. 21, lines 10-25); (the primitive's color at the sample location is determined. Additional

Art Unit: 2671

efficiency can be achieved by determining a single per-pixel color for all the samples within the same pixel, rather than computing per-sample color (col. 21, lines 21-25)). Duluk, Jr. et al. (6,476,807) does not teach a scratchpad (tile or scene memory) contains an entry mapped to the pixel; however, Duluk, Jr. et al. (6,717,576) teaches in figs. 55 and F4a, F4b show the cache (or scratchpad or scene memory) having numbers of entries: 8, 16, 32, 64-256 to map line of texels across prefetch buffer banks (col. 210, line 45 through col. 211, line 30). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the entry mapped as taught by Duluk, Jr. (6,717,576) for providing texture tile address, because performing the texture tile address to texture memory address translation using a linear mapping of the texture tile address into a table of texture memory, it would generate the texture for fragments (col. 210, lines 20-29).

Claims 2 and 3, Duluk, Jr. et al. (6,476,807) does not teach a predetermined cache replacement policy; however, Duluk, Jr. et al. (6,717,576) discloses replacing a line of entries of the scratchpad according to a predetermined cache replacement policy (col. 299, lines 28-29; col. 300, lines 12-41); the second value of the fragment includes a color value (each sample has its own color values and z value; col. 22, lines 13-14; col. 22, lines 21-54). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the cache replacement policy and color value as taught by Duluk, Jr. (6,717,576) for z-buffer rendering, because calculating the color value,

Art Unit: 2671

it would determine the visible primitive for collecting of visible samples (col. 22, lines 16-19).

Claim 4, Duluk, Jr. et al. (6,476,807) discloses determining a non-depth of a fragment includes determining a current configuration of a pixel pipeline (col. 13, line 66 through col. 14, line 2); **Claim 5**, determining a current configuration of a pixel pipeline includes determining a value of at least one state variable (col. 14, lines 1-3). Claims 6, 7, determining a non-depth conditional status of a fragment includes determining whether a non-depth fragment test is enabled (alpha test is enabled; col. 43, line 16). Claims 8, 9, 21, determining a non-depth conditional status of a fragment occurs before comparing a first value (z value) of the fragment to a value of the entry (col. 20, lines 61-64); determining a non-depth conditional status of a fragment occurs after comparing a first value (z value) of the fragment to a value of the entry (the new pixel is in front of the existing pixel: alpha test; col. 20, lines 64-67). Claim 10, comparing a first value of the fragment to a value of the entry includes determining whether a Z value of the fragment is less than the value of the entry (col. 18, lines 9-11). Claim 11, overwriting the value of the entry with the first value of the fragment (col. 20, lines 66-67). Claim 12, passing the fragment to a pixel pipeline (col. 19, lines 3-4). Claim 13, determining that a scratchpad (tile) contains an entry mapped to the pixel includes determining that the entry is valid; Claim 14, determining a scratchpad contains an entry mapped to the pixel includes determining the scratchpad contains a line of entries, the line being mapped to a block of pixels that includes the pixel; Claim 15, determining that the scratchpad contains a line

Art Unit: 2671

of entries includes determining that the line is valid (figs. 13A-13C). Claims 16, 17, initializing a value of each among the line of entries to the backmost among a set of Z values (col. 33, lines 26-41). Claim 18, comparing the first value of the fragment to a representative Z value corresponding to the fragment; Claim 19, overwriting the representative Z value (col. 20, lines 63-67).

Claim 20, Duluk, Jr. et al. (6,476,807) does not teach a scratchpad (tile or scene memory) contains an entry mapped to the pixel; however, Duluk, Jr. et al. (6,717,576) teaches in figs. 55 and F4a, F4b show the cache (or scratchpad or scene memory) having numbers of entries: 8, 16, 32, 64-256 to map line of texels across prefetch buffer banks (col. 210, line 45 through col. 211, line 30); determining that a scratchpad contains an entry mapped to the pixel includes determining that the scratchpad contains a line of entries, the line being mapped to a block of pixels that includes the pixel (col. 210, line 45 through col. 211, line 30), and wherein overwriting the representative Z value includes comparing the representative Z value with the backmost Z value (z-far and z-near of the line (col. 174, lines 57-64). It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate the entry mapped and backmost z value as taught by Duluk, Jr. (6,717,576) for performing z cull, because it would improve sorted transparency mode (col. 174, lines 25-35).

Claims 22, 23, Duluk, Jr. et al. (6,476,807) discloses initializing the value of the entry to an initial value (initialized to zero at the start of the pass; col. 33, lines 24-25); the initial value is a maximum Z value (zfar value). Claim 24, the initial value is the backmost among a set of Z values; Claim 25, the initial value is the

Art Unit: 2671

backmost among a set of representative Z values. **Claim 26**, the initial value is a representative Z value corresponding to a location to which the entry is mapped (col. 33, lines 26-40).

Claims 27-32, 35, 37, the rationale provided in the rejection of claims 1, 2, 3, 6, 16, 17 is incorporated herein.

Claim 33, Duluk, Jr. et al. (6,476,807) discloses altering a portion of the scratchpad includes storing the first value of the fragment to the entry (in the z buffer); Claim 34, mapping a line of the scratchpad (tile) to a block of pixels (stamp) that includes the pixel (figs. 13A-13C).

Claims 36, and 38-44, the rationale provided in the rejection of claim 1 is incorporated herein. In addition Duluk, Jr. et al. (6,476,807) teaches determining an occlusion status of the fragment and the procedure of early culling (col. 28, line 43 through col. 29, line 56; fig. 12; col. 35 through col. 42, line 26).

### Response to Arguments

5. Applicant's arguments filed 5/5/04 have been fully considered but they are not persuasive, because Duluk, Jr et al. (6,717,576) teaches a scratchpad or scene memory or cache containing entry map, and both references of Duluk, Jr also teach comparing z value and pass the pixel to a pipeline (see the office action).

Art Unit: 2671

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Kimbinh Nguyen** whose telephone number is (703) 305-9683. The examiner can normally be reached (Monday-Thursday from 7:00 AM to 4:30 PM and alternate Fridays from 7:00 AM to 3:30 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Zimmerman, can be reached at (703) 305-9798.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

## Or faxed to:

(703) 872-9314 (for Technology Center 2600 only)

Hand-delivered responses should be brought to Crystal Part II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist).

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Art Unit: 2671

July 15, 2004

Kimbinh Nguyen

Patent Examiner AU 2671

Rombons Ngruyen